ABBOTT LABORATORIES INC., D-943, AP6C, 100 ABBOTT PARK ROAD, ABBOTT PARK, ILLINOIS 60064-6095

Shipping Address :		Billing Address:	
Customer	Washington County Drug Court	Name	Washington County Drug Court
Address	204 W. Tabernacle St.	Address	204 W. Tabernacle St.
City, State, ZIP	St. George, UT, 84770	City, State, ZIP	St. George, UT, 84770
Number of Doctors / Beds		Phone	4354673370
Customer Number (s)	50463686	Purchase Order No.	
National Account Affiliation	None	Sales Rep / Territory	Eric Daniels, LDKXC
Customer Point of Contact	Reg Browne	Initial Contract Term	Amendment to current contract

Customer (identified above) and Abbott Laboratories Inc. ("Abbott"), hereby amend the **Master Agreement** dated **November 3, 2005** (hereinafter referred to as "Agreement") between the parties under the terms and conditions specified below (this "Amendment").

1. EQUIPMENT

Customer and Abbott hereby amend the Agreement by adding the Abbott Equipment and/or accessories (as specified on the Price Exhibit attached hereto) to be used by Customer pursuant to the terms and conditions of the Agreement. The Price Exhibit attached hereto sets forth the updated list of all Abbott Equipment provided to Customer under the Agreement, and updated Customer Equipment Rental Commitment, when applicable. If Abbott Equipment is deleted from the Agreement by way of this Amendment, the Customer Equipment Rental Commitment shall be adjusted accordingly. All changes resulting from this Amendment are subject to the Terms and Conditions set forth in the Agreement or added herein, including the one on Abbott Equipment which reads "Customer authorizes Abbott and its agents to execute and to file UCC financing statement(s) describing any Abbott Equipment provided to Customer under this Agreement, including any replacement or substitutions thereof, and amendment(s) to such financing statement(s) and ratify any such financing statement(s) or amendment(s) filed prior to the Effective Date."

2. PURCHASE OF REAGENTS

Customer and Abbott hereby amend the Agreement by: a) adding one or more Products; b) changing the current volume and/or price of one or more Products; c) deleting one or more Products; d) or adding an additional customer location, as indicated in Article 4 below. The parties agree that all Products listed on the Price Exhibit will become part of Price Exhibit of the Agreement upon the Effective Date of this Amendment, and therefore, all said Products shall be subject to the terms and conditions of the Agreement.

3. SHIPPING AND HANDLING CHARGES

Ship	oping and handling shall be as set forth in the Agreement.				
4.	EXHIBIT(S)				
The	The attached Exhibit(s) includes one or more of the following:				
	Product Additions				
	Product Deletions				
\boxtimes	Product Changes:				
	☑ Price Per Test				
	Customer Addition(s)				
5.	ABBOTTLINK (Check box when applicable)				
Abbott is providing Customer with Abbottlink and Customer hereby wishes to utilize Abbottlink in conjunction with its Abbott Equipment provided hereunder. Customer understands that Abbottlink is intended to transmit only instrument operational data, which may be used internally by Abbott for troubleshooting purposes. The data transmitted to Abbott by Abbottlink will not contain any protected health information (PHI) or other confidential information related to physicians and/or patients. The use of Abbottlink does not in any way change the responsibilities of either Abbott or Customer, including but not limited to					

6. RETURN EQUIPMENT

Customer's reporting and maintenance responsibilities.

Section 9.2 - Add the following new Section to the Equipment Terms and Conditions Exhibit: "For Abbott Equipment with a "Returned Equipment" indication on the Price Exhibit, Abbott and Customer acknowledge that this Abbott Equipment shall remain at the Customer facility and Customer agrees to return such Abbott Equipment within ninety (90) days of the Effective Date. Should Customer fail to return the Abbott Equipment within ninety (90) days of the Effective Date, Abbott may retroactively invoice Customer the associated Customer Equipment Rental Commitment fee and continue to invoice such fee until the Abbott Equipment is returned to Abbott."

7. TERM AND TERMINATION

Add the following to Section 6.1: "The contract term shall be be extended five (5) years from December 31, 2009 to December 31, 2014."

All other Products, prices and volumes remain as shown on previous Price Exhibits. All other terms and conditions stated in the Agreement shall apply to this Amendment.

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AMENDMENT

ABBOTT LABORATORIES INC., D-943, AP6C, 100 ABBOTT PARK ROAD, ABBOTT PARK, ILLINOIS 60064-6095

Discount Disclosure. Any discounts, rebates or other price reductions (collectively referred to herein as "discounts") issued by Abbott to Customer constitutes a discount under applicable law (42 U.S.C. § 1320a-7b(b)(3)(A)). Abbott is providing detail pertaining to such discount and the allocation of total net purchase dollars for Abbott Equipment, Service, Product and miscellaneous purchases, as applicable. Customer may have an obligation to report such discounts to any State or Federal program that provides reimbursement to the Customer for the items to which the discount applies and, if so, Customer must fully and accurately report such discounts. Further, Customer shall retain invoices and other price documentation and make them available to federal or state officials upon request.

When Amendment involves the placement of Abbott Equipment, it is only complete and in effect if accepted and signed by a duly authorized signatory from Abbott Laboratories Inc., Contracting and Pricing, 100 Abbott Park Road, Department 943, Abbott Park, IL 60064-6095. Any proposal or documents drafted or approved by anyone other than a duly authorized signatory for Abbott https://snattwo.org/shall-not-be-considered-valid and-binding-agreements. When Amendment covers Product Additions and Product Changes only, the prices listed on the attached Price Exhibit become effective upon the purchase of the Product(s) by the Customer.

This Amendment is hereby incorporated into and made a part of the Agreement.

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AGREED TO AND ACCEPTED THIS:				
CUSTOMER:	ABBOTT LABORATORIES INC.			
Signature/Date:	Signature/Date:			
Title:	Title:			